APPENDIX D REQUIRED FORMS

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REQUIRED FORMS - EXHIBIT 1 VENDOR'S ORGANIZATION QUESTIONNAIRE/AFFIDAVIT AND CBE INFORMATION

Please complete, sign and date this form. The person signing the form must be authorized to sign on behalf of the Vendor and to bind the applicant in a Contract.

1. Is your firm a d	corporation or limited liability cor	mpany (LLC)?	☐ Yes ☐ No	
If yes, complet	e:			
Legal Name (f	ound in Articles of Incorporation)		
State		ear Inc		
	a limited partnership or a so			
B. Is your firm do	ing business under one or more	DBA's?	 ☐ Yes ☐ No	
If yes, complet	e:			
Name		County of Registration		
Is your firm wh	olly/majority owned by, or a sub	osidiary of another firm?	☐ Yes ☐ No	
If yes, complet	e:			
Name of parer	nt firm:			
State of incorp	oration or registration of parent	firm:		
5. Has your firm	done business as other names	within last five (5) years?	☐ Yes ☐ No	
If yes, complet	e:			
Name		Yea	ar of Name Change	
Name		Yea	ar of Name Change	
S. Is your firm in name?	nvolved in any pending acqui	sition or mergers, includir	ng the associated company	
□ Yes □ No	If yes, provide information:			
	edges and certifies that firm stated in Section 1.4, of this Re			
Check the approp		quoot for Otatomont or Que	amiodiono, do notod bolow.	
	Vendor must have a minim	um of five (5) years of	experience within the last	
_ 163 <u>_</u> 140	(10) years, providing placel listed in the SOW. Desirable with a governmental agen	ment of temporary persons, but not required: three	onnel services similar to the (3) years of the five (5) years	

warehouse, supervising, and driving services listed in either Statements of Work for the category(ies) in which vendor seeks to qualify as follows:

- Tier 1 Group one thousand (1,000) or less number placements within the five (5) years experience.
- Tier 2 Group one thousand and one (1,001) to ten thousand (10,000) number of placements within the five (5) years of experience.
- Tier 3 Group Ten thousand and one (10,001) or more number of placements within the five (5) years of experience.

Vendor shall provide references that verify this Minimum Mandatory Qualification and include name of company, corporation, or government agency, the total number of placements with each company, corporation or agency, complete start dates, complete end dates, the address, phone numbers, with contact information for each reference, and the services provided.

□ Yes	□ No	Vendor must have a Project Manager with a minimum of five (5) years of of experience providing placement of temporary personnel. Three (3) years of experience with a governmental agency(ies) is desirable, not required, for which the same or similar Work to that described in sub-paragraph 1.3 – Scope of Work and either Statements of Work for clerical, warehouse, supervising, and driving staffing services was provided.
		Vendor's response shall include Project Manager resume with dates.
□ Yes	□ No	Vendor must have a local office within Los Angeles County or surrounding Los Angeles County. The office can be a satellite office surrounding Los Angeles County (including Imperial County, Kern County, Orange County, Riverside County, San Bernardino County, San Diego County, San Louis Obispo County, Santa Barbara County, and Ventura County).
□ Yes	□No	If Vendor's compliance with a County contract has been reviewed by the County of Los Angeles Department of the Auditor-Controller within the last ten (10) years, Vendor must not have unresolved questioned costs identified by the Auditor-Controller, in an amount over one-hundred thousand dollars (\$100,000.00), that are confirmed to be disallowed costs by the contracting County department, and remain unpaid for six (6) months or more from the date of disallowance, unless such disallowed costs are the subject of current good faith negotiations to resolve the disallowed costs, in the opinion of the County.

Business	Structure: 🗆 S	ole Proprietors other (Specify)		Partnership	□ Corp	ooration 🖵	Non-Pro	fit 🛚 Franch	nise	
	ber of Employee									
Race/Ethn	c Composition				number o	f individuals	into the	following cate	gories	:
Race/Ethni	c Composition		Owners/Partners/ Associate Partners		Managers	Managers		Staff		
		Male		emale	Male	Fem	nale	Male		Female
Black/Africar										
Hispanic/Lat										
Asian or Pac										
American Inc	nan									
White										
PERCENTA	GE OF OWNERS	SHIP IN FIRM:	Please	indicate by per	centage (%	%) how <u>owner</u>	ship of the	e firm is distribu	ıted.	
	Black/African American	Hispan Latin		Asian or Pa	-	American Ir	ndian	Filipino		White
Men		%	%	isiandei	%		%		%	9
			-						%	
our firm is	FION AS MINOR currently certified plete the followin	l as a minority,	, womer copy of	n, disadvanta your proof of	ged or d certificat	isabled vete tion. (Use ba	ran own	N BUSINESS ed business orm, if necessa	S ENT	rise by a p
CERTIFICATY	TION AS MINOF	RITY, WOMEN I as a minority,	, DISAE	n, disadvanta your proof of	, AND D ged or d certificat	isabled vete	/ETERA ran own	N BUSINESS ed business e	S ENT	ERPRISES
CERTIFICA your firm is agency, com	FION AS MINOR Currently certified plete the followin Agency Name	RITY, WOMEN I as a minority, g and attach a	, DISAE, womer copy of Minor	n, disadvanta your proof of rity Wome misleading	, AND Diged or digentification Disa	isabled vete tion. (Use ba advantaged plete, or de	/ETERA ran own ack of for Disab	N BUSINESS ed business erm, if necessa led Veteran	S ENT enterprary.)	ERPRISES rise by a p
centification of the control of the	rion AS MINOR currently certified plete the following Agency Name er acknowledge the this SOQ are r's sole judgme on the thin	es that if any e made, the S	, DISAE, womer copy of Minor	misleading ay be rejecteent shall be	, AND Diged or diged or diged. Disa in Disa incompled. The final. PERJUI	isabled vete tion. (Use bandwantaged plete, or de evaluation RY UNDER	/ETERA ran own ack of for Disab	N BUSINESS ed business erm, if necessar led Veteran ely unresportermination in	S ENT enterprary.)	ERPRISES rise by a process Other statement area shall
CERTIFICATION your firm is agency, come agency, come agency further the connection with the Director c	rion AS MINOR currently certified plete the following Agency Name er acknowledge the this SOQ are r's sole judgme on the thin	es that if any e made, the S	, DISAE, womer copy of Minor	misleading ay be rejecteent shall be	, AND Diged or diged or diged. Disa in Disa incompled. The final. PERJUI	isabled vete tion. (Use bandwantaged plete, or de evaluation RY UNDER	/ETERA ran own ack of for Disab	N BUSINESS ed business erm, if necessar led Veteran ely unresportermination i	S ENT enterprary.)	ERPRISES rise by a process Other statement area shall
CERTIFICATION your firm is agency, come andor furthe innection where the Director of the Dire	FION AS MINOR Currently certified plete the following Agency Name are acknowledged that this SOQ are r's sole judgmed THAT THE ALL ME:	es that if any e made, the S	, DISAE, womer copy of Minor	misleading ay be rejecteent shall be	, AND Diged or diged or diged. Disa in Disa incompled. The final. PERJUI	isabled vete tion. (Use bandwantaged plete, or de evaluation RY UNDER	/ETERA ran own ack of for Disab	N BUSINESS ed business erm, if necessar led Veteran ely unresportermination i	S ENT enterprary.)	ERPRISES rise by a process Other statement area shall
CERTIFICATION TO SECULATE THE PROPERTY OF THE	FION AS MINOR Currently certified plete the following Agency Name are acknowledged that this SOQ are r's sole judgmed THAT THE ALL ME:	es that if any e made, the Sove INFOR	, DISAE, womer copy of Minor	m, disadvanta your proof of rity Wome misleading ay be rejected ent shall be ALTY OF DN IS TRUE	, AND Diged or digentification in Disa	isabled vete tion. (Use bandwantaged plete, or de evaluation RY UNDER CCURATE.	PECEPTIVE and de COUNT	N BUSINESS ed business erm, if necessar led Veteran ely unresportermination i	S ENT enterprary.) nsive : in this	ERPRISES rise by a p Other statement area shale ER:
CERTIFICATION TO THE PROPERTY OF THE PROPERTY	FION AS MINOF currently certified plete the following Agency Name er acknowledge the this SOQ are r's sole judgme on the thin	es that if any e made, the Sove INFOR	, DISAE, womer copy of Minor	m, disadvanta your proof of rity Wome misleading ay be rejected ent shall be ALTY OF DN IS TRUE	, AND Diged or digentification in Disa	isabled vete tion. (Use bandwantaged polete, or de evaluation RY UNDER CCURATE.	PECEPTIVE and de COUNT	N BUSINESS ed business of the common state of	S ENT enterprary.) nsive : in this	ERPRISES rise by a p Other statement area shale ER:

REQUIRED FORMS - EXHIBIT 2 CERTIFICATION OF NO CONFLICT OF INTEREST

The Los Angeles County Code, Section 2.180.010, provides as follows:

CONTRACTS PROHIBITED

Notwithstanding any other section of this Code, the County shall not contract with, and shall reject any SOQs submitted by, the persons or entities specified below, unless the Board of Supervisors finds that special circumstances exist which justify the approval of such contract:

- 1. Employees of the County or of public agencies for which the Board of Supervisors is the governing body;
- 2. Profit-making firms or businesses in which employees described in number 1 serve as officers, principals, partners, or major shareholders;
- 3. Persons who, within the immediately preceding 12 months, came within the provisions of number 1, and who:
 - a. Were employed in positions of substantial responsibility in the area of service to be performed by the contract; or
 - b. Participated in any way in developing the contract or its service specifications; and
- 4. Profit-making firms or businesses in which the former employees, described in number 3, serve as officers, principals, partners, or major shareholders.

Contracts submitted to the Board of Supervisors for approval or ratification shall be accompanied by an assurance by the submitting department, district or agency that the provisions of this section have not been violated.

Vendor Name		
Vendor Official Title		
Official's Signature	 	

REQUIRED FORMS - EXHIBIT 3 VENDOR'S EEO CERTIFICATION

Co	ompany Name				
Ac	ddress				
 Int	ternal Revenue Service Employer Identification Number				
	GENERAL				
ag wil or	accordance with provisions of the County Code of the County of prees that all persons employed by such firm, its affiliates, substitutes the streated equally by the firm without regard to or because of sex and in compliance with all anti-discrimination laws of the Unalifornia.	sidiaries, c frace, relig	r hold gion, a	ing companies are ncestry, national of	e and origin
	CERTIFICATION	YE	S	NO	
1.	Vendor has written policy statement prohibiting discrimination in all phases of employment.	()	()	
2.	Vendor periodically conducts a self-analysis or utilization analysis of its work force.	()	()	
3.	Vendor has a system for determining if its employment practices are discriminatory against protected groups.	()	()	
4.	When areas are identified in employment practices, Vendor has a system for taking reasonable corrective action to include establishment of goal and/or timetables.	()	()	
Si	gnature		D	ate	
_ Na	ame and Title of Signer (please print)				

REQUIRED FORMS - EXHIBIT 4

REQUEST FOR PREFERENCE CONSIDERATION

<u>INSTRUCTIONS:</u> Businesses requesting or not requesting preference consideration must complete and return this form for proper consideration of the bid. Businesses may request consideration for one or more preference programs. Check all certifications that apply.*

prefere	preference programs. Check all certifications that apply.*					
□ NO	Preference Considera	ation is Requested				
PREF	ERENCE PROGRAM(S		COPY OF THE CER	BE CONSIDERED FOR THE TIFICATION LETTER ISSUED A) IS ATTACHED.		
□ Red	quest for Local Small I	Business Enterprise (LS	BE) Program Prefere	ence		
	located in Los Angeles Certified as a LSBE principal place of busi	s County for at least one (with other certifying age ness located in Los Angel artment of General Service	1) year; or encies under DCBA's es County and has re	I its principal place of business s inclusion policy that has its venues and employee size that		
□ Rec	quest for Social Enterp	orise (SE) Program Prefe	rence			
		nsitional Workforce or pr		ding transitional or permanent onmental and/or human justice		
		erans Business Enterpri	se (DVRF) Program	Proference		
	Certified by the State	•	56 (DVDE) 1 10gram	1 1010101100		
	•	artment of Veterans Affairs	as a DVBE: or			
	Certified as a DVBE criteria set forth by: the owned small business	with other certifying ager ne State of California as a by the Veterans Administ	ncies under DCBA's in DVBE or is verified	inclusion policy that meets the as a service-disabled veteran-		
*BUSINI INSTAN PREFER	CE SHALL ANY OF RENCE BE COMBINED	THAT ONLY ONE OF TH THE ABOVE LISTED P	REFERENCE PROG INTY PROGRAM TO	ENCES WILL APPLY. IN NO RAMS PRICE OR SCORING EXCEED FIFTEEN PERCENT		
CALIFO		VE INFORMATION IS TR		IE LAWS OF THE STATE OF		
	of Firm	attaorioui	County Webven No.			
Print N			Title:			
Signat			Date:			
				_ :		
Rev	viewer's Signature	Approved	Disapproved	Date		

REQUIRED FORMS - EXHIBIT 5 FAMILIARITY WITH THE COUNTY LOBBYIST ORDINANCE CERTIFICATION

The	Vendor	certifies	that
1110	v Ci iuui		uiai

1)	it is familiar with the terms of the County of Los Angeles Lobbyist Ordinance, Los Angeles Code Chapter 2.160;
2)	that all persons acting on behalf of the Vendor organization have and will comply with it during the proposal process; and
3)	it is not on the County's Executive Office's List of Terminated Registered Lobbyists.

Signature:_____ Date:_____

REQUIRED FORMS - EXHIBIT 6 PROSPECTIVE CONTRACTOR REFERENCES

List five (5) references where the same or similar scope of services were provided in order to meet the Minimum Qualifications stated in this solicitation.

1. Name of Firm	Address of Firm	Contact Person	Telephone # ()	Fax # ()
Name or Contract No.	# of Years / Term of Cor	ntract	Type of Service	Dollar Amt.
2. Name of Firm	Address of Firm	Contact Person	Telephone #	Fax #
Name or Contract No.	# of Years / Term of Cor	ntract	Type of Service	Dollar Amt.
3. Name of Firm	Address of Firm	Contact Person	Telephone #	Fax #
Name or Contract No.	# of Years / Term of Cor	ntract	Type of Service	Dollar Amt.
4. Name of Firm	Address of Firm	Contact Person	Telephone #	Fax #
Name or Contract No.	# of Years / Term of Cor	ntract	Type of Service	Dollar Amt.
5. Name of Firm	Address of Firm	Contact Person	Telephone #	Fax #
Name or Contract No.	# of Years / Term of Cor	ntract	Type of Service	Dollar Amt.

REQUIRED FORMS - EXHIBIT 7 PROSPECTIVE CONTRACTS

Contractor's Name: _____

List of all public entities for which the Contractor has provided service within the last three (3) years. Use additional sheets if necessary.

1. Name of Firm	Address of Firm	Contact Person	Telephone #	Fax # ()	
Name or Contract No.	# of Years / Term of Co	ntract	Type of Service	Dollar Amt.	
2. Name of Firm	Address of Firm	Contact Person	Telephone #	Fax # ()	
Name or Contract No.	# of Years / Term of Co	ntract	Type of Service	Dollar Amt.	
3. Name of Firm	Address of Firm	Contact Person	Telephone #	Fax # ()	
Name or Contract No.	# of Years / Term of Co	ntract	Type of Service	Dollar Amt.	
4. Name of Firm	Address of Firm	Contact Person	Telephone #	Fax #	
Name or Contract No.	# of Years / Term of Co	ntract	Type of Service	Dollar Amt.	
5. Name of Firm	Address of Firm	Contact Person	Telephone #	Fax #	
Name or Contract No.	# of Years / Term of Co	ntract	Type of Service	Dollar Amt.	

REQUIRED FORMS - EXHIBIT 8 PROSPECTIVE CONTRACTOR LIST OF TERMINATED CONTRACTS

Contractor's Name: _____

List all contracts that have been terminated with the past three (3) years.

1. Name of Firm	Address of Firm	Contact Person	Telephone # ()	Fax # ()
Name or Contract No.	Reason for Termination:			
2. Name of Firm	Address of Firm	Contact Person	Telephone #	Fax # ()
Name or Contract No.	Reason for Termination:			
3. Name of Firm	Address of Firm	Contact Person	Telephone #	Fax # ()
Name or Contract No.	Reason for Termination:			
4. Name of Firm	Address of Firm	Contact Person	Telephone #	Fax # ()
Name or Contract No.	Reason for Termination:			
5. Name of Firm	Address of Firm	Contact Person	Telephone #	Fax # ()
Name or Contract No.	Reason for Termination:			

REQUIRED FORMS - EXHIBIT 9 ATTESTATION OF WILLINGNESS TO CONSIDER GAIN/GROW PARTICIPANTS

As a threshold requirement for consideration for contract award, Vendor shall demonstrate a proven record for hiring GAIN/GROW participants or shall attest to a willingness to consider GAIN/GROW participants for any future employment opening if they meet the minimum qualifications for that opening. Additionally, Vendor shall attest to a willingness to provide employed GAIN/GROW participants access to the Vendor's employee mentoring program, if available, to assist these individuals in obtaining permanent employment and/or promotional opportunities.

To report all job openings with job requirements to obtain qualified GAIN/GROW participants as potential employment candidates, Contractor shall email: GAINGROW@DPSS.LACOUNTY.GOV and BSERVICES@WDACS.LACOUNTY.GOV.

Vendors unable to meet this requirement shall not be considered for contract award.

Vendor shall complete all of the following information, sign where indicated below, and return this form with any resumes and/or fixed price bid being submitted:

A.	Vendor has a proven record of hiring GAIN/GROW participants.
	YES (subject to verification by County)NO
B.	Vendor is willing to provide DPSS with all job openings and job requirements to consider GAIN/GROW participants for any future employment openings if the GAIN/GROW participant meets the minimum qualifications for the opening. "Consider" means that Vendor is willing to interview qualified GAIN/GROW participants.
	YESNO
C.	Vendor is willing to provide employed GAIN/GROW participants access to its employeementoring program, if available.
	YESNON/A (Program not available)
Ve	ndor Organization:
Sig	gnature:
Pri	nt Name:
Titl	le: Date:
Tel	lephone No : Fax No :

REQUIRED FORMS - EXHIBIT 10 COUNTY OF LOS ANGELES CONTRACTOR EMPLOYEE JURY SERVICE PROGRAM CERTIFICATION FORM AND APPLICATION FOR EXCEPTION

The County's solicitation for this Request for Statement of Qualifications is subject to the County of Los Angeles Contractor Employee Jury Service Program (Program), Los Angeles County Code, Chapter 2.203. All Vendors, whether a contractor or subcontractor, must complete this form to either certify compliance or request an exception from the Program requirements. Upon review of the submitted form, the County department will determine, in its sole discretion, whether the Vendor is given an exemption from the Program

Company Name:			
Company Address:			
City:	State:	Zip Code:	
Telephone Number:			
Solicitation For	Services:		

If you believe the Jury Service Program does not apply to your business, check the appropriate box in Part I (attach documentation to support your claim); or, complete Part II to certify compliance with the Program. Whether you complete Part I or Part II, please sign and date this form below.

Part I: Jury Service Program is Not Applicable to My Business

- □ My business does not meet the definition of "contractor," as defined in the Program, as it has not received an aggregate sum of \$50,000 or more in any 12-month period under one or more County contracts or subcontracts (this exception is not available if the contract itself will exceed \$50,000). I understand that the exception will be lost and I must comply with the Program if my revenues from the County exceed an aggregate sum of \$50,000 in any 12-month period.
- My business is a small business as defined in the Program. It 1) has ten or fewer employees; <u>and</u>, 2) has annual gross revenues in the preceding twelve months which, if added to the annual amount of this contract, are \$500,000 or less; <u>and</u>, 3) is not an affiliate or subsidiary of a business dominant in its field of operation, as defined below. I understand that the exception will be lost and I must comply with the Program if the number of employees in my business and my gross annual revenues exceed the above limits.
 - "Dominant in its field of operation" means having more than ten employees and annual gross revenues in the preceding twelve months, which, if added to the annual amount of the contract awarded, exceed \$500,000.
 - "Affiliate or subsidiary of a business dominant in its field of operation" means a business which is at least 20 percent owned by a business dominant in its field of operation, or by partners, officers, directors, majority stockholders, or their equivalent, of a business dominant in that field of operation.
- □ My business is subject to a Collective Bargaining Agreement (attach agreement) that expressly provides that it supersedes all provisions of the Program.

OR

Part II: Certification of Compliance

My business <u>has</u> and adheres to a written policy that provides, on an annual basis, no less than five days of regular pay for actual jury service for full-time employees of the business who are also California residents, **or** my company <u>will have</u> and adhere to such a policy prior to award of the contract.

I declare under penalty of perjury under the laws of the State of California that the information stated above is true and correct.

Print Name:	Title:
Signature:	Date:

REQUIRED FORMS - EXHIBIT 11 CERTIFICATION OF COMPLIANCE WITH THE COUNTY'S DEFAULTED PROPERTY TAX REDUCTION PROGRAM

	Company Name:				
	Company Address:				
	City:	State:	Zip Code:		
	Telephone Number:	Email add	dress:		
	Solicitation/Contract ForS	Services:			
Γhe	Proposer/Bidder/Contractor certifie	es that:			
	It is familiar with the terms of Reduction Program, Los Angele		nty of Los Angeles Defaulted Property Tax Code Chapter 2.206; AND		
	To the best of its knowledge, after a reasonable inquiry, the Proposer/Bidder/Contractor is not in default, as that term is defined in Los Angeles County Code Section 2.206.020.E, on any Los Angeles County property tax obligation; AND				
	The Proposer/Bidder/Contractor Tax Reduction Program during t	•	comply with the County's Defaulted Property any awarded contract.		
		- OR ·	-		
	•		Angeles Defaulted Property Tax Reduction ty Code Section 2.206.060, for the following		
	declare under penalty of perjury under the ue and correct.	laws of the S	State of California that the information stated above is		
F	Print Name:		Title:		
S	Signature:		Date:		
	·		·		

REQUIRED FORMS - EXHIBIT 12 ZERO TOLERANCE POLICY ON HUMAN TRAFFICKING CERTIFICATION

Company Name:				
Company Address:				
City:	State:	Zip Code:		
Telephone Number:	Email address:			
Solicitation/Contract for		Services		
	VENDOR CERTIFICATION			
establishing a zero tolerance p	ken significant steps to protect vi policy on human trafficking that prol g from receiving contract awards o	hibits contractors found to have		
Vendor acknowledges and certifies compliance with Section 8.53 (Compliance with County's Zero Tolerance Policy on Human Trafficking) of the proposed Contract and agrees that vendor or a member of his staff performing work under the proposed Contract will be in compliance. Vendor further acknowledges that noncompliance with the County's Zero Tolerance Policy on Human Trafficking may result in rejection of any proposal, or cancellation of any resultant Contract, at the sole judgment of the County. I declare under penalty of perjury under the laws of the State of California that the information herein is true and correct and that I am authorized to represent this				
company.				
Print Name:		Title:		
Signature:		Date:		

REQUIRED FORMS - EXHIBIT 13 COMPLIANCE WITH FAIR CHANCE EMPLOYMENT HIRING PRACTICES CERTIFICATION

Company Name:					
Company Address:					
City:	State:	Zip Code:			
Telephone Number:	Email address:				
Solicitation/Contract for		Services			
PROPOSER/	CONTRACTOR CERT	IFICATION			
an effort to remove job barriers fo businesses that contract with the Cou- set forth in California Government Co	The Los Angeles County Board of Supervisors approved a Fair Chance Employment Policy in an effort to remove job barriers for individuals with criminal records. The policy requires businesses that contract with the County to comply with fair chance employment hiring practices set forth in California Government Code Section 12952, Employment Discrimination: Conviction History (California Government Code Section 12952), effective January 1, 2018.				
hiring practices set forth in Californ proposer/contractor and staff perfor Proposer/Contractor further acknowled practices set forth in California Govern	Proposer/Contractor acknowledges and certifies compliance with fair chance employment hiring practices set forth in California Government Code Section 12952 and agrees that proposer/contractor and staff performing work under the Contract will be in compliance. Proposer/Contractor further acknowledges that noncompliance with fair chance employment practices set forth in California Government Code Section 12952 may result in rejection of any proposal, or termination of any resultant Contract, at the sole judgment of the County.				
I declare under penalty of perjury information herein is true and company.	•				
Print Name:		Title:			
Signature:		Date:			



EXHIBIT 14 RFSQ #19-003 AS NEEDED TEMPORARY STAFFING SERVICES MASTER AGREEMENT SOQ CHECKLIST

This serves as a checklist for the vendor to ensure all required SOQ information (see RFSQ Section 2.7, P. 27 – 31) for the As Needed Temporary Staffing Services Master Agreement is met. Vendor shall mark an "X" in each box corresponding to a fulfilled requirement for its SOQ response.

By signing this form, Vendor acknowledges and certifies that it meets all Minimum Requirements and SOW Requirements listed in the RFSQ.

	COUNTY USE ONLY			
Vendor Name				
Date Received Contracts Analy	rst	Contracts Manager		
SECTION A: VENDOR'S QUALIFICAT				
Demonstrate that the Vendor's organization sections must be completed.	has the experience	to perform the required service	es. The fo	llowing
A.Vendor's Background and Experience	ce (Section A.1)			
				County Use Only
Appendix D (Required Forms), Exhibit 1 (Vo CBE Information).	endor's Organization	Questionnaire/Affidavit and		
 Vendor must have a minimum of five (5) providing placement of temporary p 		, within the last ten (10) years,		
One-thousand (1,000) or less number references that verify this minimum.				
One-thousand and one (1,001) to the last five (5) years. # refere				
oTen thousand and one (10,001) or years. # references that verify t				
•Vendor must have a Project Manager with a minimum of five (5) years of experience providing placement of temporary personnel. Three years of experience with government agencies is desirable but not required. Response shall include resume with dates.				
 Vendor must have a local office within Los Angeles County. 	Los Angeles County o	r a satellite office adjacent to		
 Vendor must not have unresolved quest of Los Angeles Auditor-Controller if cor within the last ten (10) years. 				
Vendor must submit the following required support documents if a corporation or Limited Liability Company:				
1.Copy of a 'Certificate of Good Standi				
Conformed copy of the most recent "Statement of Information" as filed with the California Secretary of State.				
3.If neither 1 or 2 are available at 1 statement on the status of the red Secretary of State.				

B. Vendor's References (Section A.2)		
·		County Use Only
 Appendix D (Required Forms), Exhibit 6 (Prospective Conversed Provider Forms), Exhibit 6 (Prospective Conversed Provided Prov		
 Appendix D (Required Forms), Exhibit 7 (Prospective Control Listing must also include all Public Entities control Additional pages of this form should be used if necessary 	acts for the last three (3)	years.
Appendix D (Required Forms), Exhibit 8 (Prospect Contracts). Listing must also include contracts terminated with reason for termination. Additional pages of this form	in the past three (3) years v	
C.Vendor's Pending Litigation and Judgments (Section	on A 3)	
C. vendor's renamy Emganon and Judgments (Section	ni A.3)	County
Identify by name, case and court jurisdiction any pending li or judgments against Vendor in the past five (5) years.	tigation in which Vendor is invo	Use Only
Provide a statement describing the size and scope of an against the Vendor or principals of the Vendor.	y pending or threatening litiq	gation
SECTION B: REQUIRED FORMS		
DIGITOR D. REGULED I GRAND		County
Complete and include all forms identified in Appendix D (Re	quired Forms).	Use Only
SECTION C: PROOF OF INSURABILITY		
SECTION C. I ROOF OF INSURABILITY		County
Vendor must provide proof of insurability that meets all Appendix C (Master Agreement), Paragraphs 8.23 and 8.24		rth in
If a Vendor does not currently have the required coverage, carrier indicating a willingness to provide the required covera receive a Master Agreement award may be substituted with the	age should the Vendor be selec	
		· •
SECTION D: PROOF OF LICENSES		County
Vendor must furnish a copy of all applicable licenses.		Use Only
Applicant acknowledges that if any false, misleading, inconnection with this SOQ are made, the SOQ may be rejested. Shall be at the Registrar-Recorder/County Clerk's sole judge.	cted. The evaluation and dete	
The applicant declares that all of the above information is	true and correct.	,
Preparer's Signature		Date
Print Preparer's Name	Title	
Address	City	State

REQUIRED FORMS - EXHIBIT 15

As-Needed Temporary Staffing Services Classification Pricing Schedule

Vendor asserts that it meets the Minimum Mandatory Qualifications and can provide the required As-Needed Technical Staffing Services in accordance with the rates identified as follows:

Please indicate by placing a check in either "YES" or "NO" for each Classification below:

AS-NEEDED TEC	AS-NEEDED TECHNICAL STAFFING SERVICES CLASSIFICATIONS				NO		
1.Warehouse T	echnical Support						
DESCRIPTION: Positions allocated to this intermediate level class will be responsible for testing, staging, preparing, loading and tracking voting equipment and devices in preparation for deployment to Vote Centers throughout Los Angeles County. This position will work under the supervision of a higher-level supervisor on a							
variety of assign	ments essential to co	onducting primary, general and special election ecorder/County Clerk. See Appendix A.					
TIER 1: 1,000 or	less number of plac	ements.					
RATES:		·					
8 hours	\$/hr						
Overtime	\$/hr						
	10,000 number of	olacements.					
RATES:		1					
8 hours	\$/hr						
Overtime	\$/hr						
	or more number of p	lacements.					
RATES:		T					
8 hours	\$/hr						
Overtime	\$/hr						
	Technology Suppo						
equipment to Vo	ote Centers through vithin the Call Cer	this intermediate level class work will be respondent Los Angeles County, supporting Vote Center or through on-site field support activities the voting period is over. See Appendix A.	ter operat	ions throu	ghout the		
TIER 1: 1,000 or	less number of plac	ements.					
RATES:							
	\$/hr						
	\$/hr						
TIER 2: 1,001 to	10,000 number of	olacements.					
RATES:		·					
	\$/hr						
	\$/hr						
TIER 3: 10,001 or more number of placements.							
RATES:							
	\$/hr						
	\$/hr						
	Page 1 of 2						

AS-NEEDED TI	ECHNICAI	STAFFING SERVI	CES CLASSIFICATIONS (cont'd.)	YES		NC	
3.Tally Techni							
			ork will be responsible for tallying bo				
the voting period. This position will work under the supervision of a higher-level supervisor on a varied assignments essential to conducting primary, general and special election and related election functions of							
			General and special election and re Clerk. See Appendix A.	elatea elect	ion functio	ons or	
			Clerk. See Appendix A.				
	or less num	ber of placements.					
RATES:							
8 hours	\$	/hr					
O	\$	/hr					
Overtime	φ	/ nr					
	0 10,000	number of placemen	its.				
RATES:	_						
8 hours	\$	/hr					
Overtime	\$	/hr					
Overnine	Ψ	/'''					
TIFR 3: 10 001	or more n	umber of placement	c				
RATES:	Of more in	omber of placement	3.				
KAILS:							
8 hours	\$	/hr					
Overtime	\$	/hr					
	1 -	/			Po	age 2 d	
-							
behalf of		·		(Vendo	r's nam	e),	
			(Name of Vendor's authorized	l represent	ative), cer	tify	
				-	•	-	
ne intormation c	ontained ii	n this Exhibit 15 – As	-Needed Temporary Staffing Services (Jassitication	n Pricing So	chedule	
and correct.							
						_	
or Representativ	e Name aı	nd Title (print)	Vendor Representative Si	gnature an	d Date		

REQUIRED FORMS - EXHIBIT 15

As-Needed Temporary Staffing Services Classification Pricing Schedule

Vendor asserts that it meets the Minimum Mandatory Qualifications and can provide the required As-Needed Technical Staffing Services in accordance with the rates identified as follows:

Please indicate by placing a check in either "YES" or "NO" for each Classification below:

AS-NEEDED NON-TECHNICAL STAFFING SERVICES CLASSIFICATIONS					NO		
1.General Cleri	cal Services						
DESCRIPTION: P	erformance of gene	ral clerical functions requiring: strong custom	er service	and comm	nunication		
skills; experience using office equipment such as computers, scanners, fax machines and printers; basic							
	keyboarding skills, including the ability to type a minimum of twenty-five (25) wpm; light lifting; strong attention to						
	work in a tast-pac	ed environment. Bilingual skills may be requi	red for ce	rtain posit	ions. See		
Appendix B.	. 1		<u> </u>				
RATES:	less number of place	ements.					
RAIES:	1						
8 hours	\$/hr						
Overtime	\$/hr						
	10,000 number of p	lacements.					
RATES:							
8 hours	\$/hr						
Overtime	\$/hr						
TIER 3: 10,001 a	or more number of pl	acements.					
RATES:							
8 hours	\$/hr						
Overtime	\$/hr						
	Clerical Services						
in English and on Russian, Spanish, oral and written	e or more of the foll Tagalog/Filipino, T communication skills;	Ilized clerical functions requiring proficiency (spowing languages: Armenian, Chinese, Farsi, Hinhai and Vietnamese. Additional requirements demonstrated strong customer service skills; deng skills; ability to work in a fast-paced environ	ndi, Japane include: d monstratec	ese, Khmer emonstrate I strong at	, Korean, ed strong tention to		
TIER 1: 1,000 or	less number of place	ements.					
RATES:							
	\$/hr						
	\$ /hr						
TIER 2: 1,001 to	10,000 number of p	lacements.					
RATES:							
	\$/hr						
	\$/hr						
	or more number of pl	acements.					
RATES:							
	\$/hr						
	\$/hr						
				Po	age 1 of 3		

AS-NEEDED NO	N-TECHNIC	AL STA	FFING SERVICES CLASSIFICATIONS (cont'd.)	YES		NO	
3.Supervisory Clerical Services							
DESCRIPTION: P	DESCRIPTION: Performance of general and supervisory clerical functions requiring: Prior supervising experience,						
election experience is desirable (not required); demonstrated strong leadership/supervisory skills; demonstrated							
strong customer	strong customer service and communication skills; experience using office equipment such as computers, scanners,						
and printers; ba	sic keyboardi	ing skills	s, including the ability to type a minimum of t	wenty-five	(25) wpm	i; light to	
medium lifting; st	trong attention	n to det	ail; ability to work in a fast-paced environmen	t; ability to	transport	materials	
using personal ve	ehicle. Bilinguc	al skills r	may be required for certain positions. See App	endix B.			
TIER 1: 1,000 or	r less number o	of place	ements.				
RATES:							
	_	/-					
8 hours	\$	/hr					
Overtime	\$	/hr					
		<u> </u>					
TIER 2: 1,001 to	10 000 numb	per of n	Igcements				
	70,000 1101118	oci oi p	nacements.				
RATES:	I						
8 hours	\$	_/hr					
Overtime	\$	/hr					
Overnine	Ψ	_/ '''					
TIED 0 10001							
TIER 3: 10,001	or more numbe	er ot pl	acements.				
RATES:							
8 hours	\$	/hr					
Overtime	\$	_/ /hr					
4.Warehouse Services							
		f electic	on material maintenance, assembly, and proce	ssina functi	ons in a w	arehouse	
			ift up to twenty-five (25) pounds; ability to be				
			each, push, and pull from above chest height;				
			; basic computer skills; ability to use a scan				
			me positions may require the ability to work				
conditions. See A	_		me permene may require me asim, re mem			,, σ σσ.	
TIER 1: 1,000 or		of place	ements.				
RATES:							
	\$	/hr					
	<u> </u>	/1					
	\$	_/hr					
TIER 2: 1,001 to	10 , 000 numb	per of p	lacements.				
RATES:							
	\$	/hr					
		-/					
	\$	_/hr					
TIER 3: 10,001	or more numbe	er of pl	acements.				
RATES:							
	\$	/hr					
	\$	/hr					
	т	<u>., ···</u>			Po	age 2 of 3	

			AFFING SERVICES CLASSIFICATIONS (cont'd.)	YES		1
5.Superviso						
License; acce	ptable drivin	g record b	tion material collection and tracking, requiring ased on a DMV printout that covers a maximum	m of a 10-	year drivi	ng re
			s history of any accidents, moving violations at section 1808. See Appendix B.	nd other im	iportant in	torm
TIER 1: 1,000						
RATES:		ber or plac	ioniciii.			
8 hours	\$	/hr				
Overtime	\$	/''' /hr				
		,				
TIER 2: 1,00°	1 to 10,000 i	number of	placements.			
8 hours	\$	/hr				
Overtime	\$	/''' /hr				
Overnine	Ψ	/ ' ' ' '				
TIER 3: 10,00	01 or more n	umber of p	lacements.			
RATES:	ſ					
8 hours	\$	/hr				
Overtime	\$	/hr				
6.Field Tech			es ion material/equipment transportation functions			
TIER 1: 1,000	0 01 1033 110111	ber or plac	.cmcms.			
	\$	/hr				
	\$	/				
		/				
TIER 2: 1,00°	1 to 10,000 i	number of	placements.			
KAILS:		/1				
	\$	/hr				
	\$	/hr				
TIER 3: 10,00	01 or more n	umber of p	lacements.			
RATES:			1			
	\$	/hr				
	\$	/hr				
					P	age 3
On behalf	f of					me),
ropresentat	iva) sartif	that the	(Name of	Vendor's		horiz
			information contained in this Exhibit 15 — Assible is true and correct.	-iveeaea le	imporary 3	otatti
		-				
or Representat	tive Name or	d Title /p=	nt) Vendor Representative Sig	anature an	d Data	_
vehieseiiiai	iive indille di	ia riiie (bii	m, vehaoi kepresemanye si	gnaiore and	a Duit	

Vendor.

B.

REQUIRED FORMS - EXHIBIT 16

CERTIFICATION OF INDEPENDENT PRICE DETERMINATION & ACKNOWLEDGEMENT OF RFSQ RESTRICTIONS

List all names and telephone number of person legally authorized to commit the

- A. By submission of this SOQ, Vendor certifies that the prices quoted herein have been arrived at independently without consultation, communication, or agreement with any other Vendor or competitor for the purpose of restricting competition.
- Name Phone Number Persons signing on behalf of the Contractor will be required to warrant that NOTE: they are authorized to bind the Contractor. C. List names of all joint ventures, partners, subcontractors, or others having any right or interest in this contract or the proceeds thereof. If not applicable, state "NONE". D. Vendor acknowledges that it has not participated as a consultant in the development, preparation, or selection process associated with this RFSQ. Vendor understands that if it is determined by the County that the Vendor did participate as a consultant in this RFSQ process, the County shall reject this SOQ. Name of Firm Print Name of Signer Title

Date

Signature

APPENDIX E

RFSQ TRANSMITTAL TO REQUEST A SOLICITATION REQUIREMENTS REVIEW

A Solicitation Requirements Review must be received by the County within 10 business days of issuance of the solicitation document

Vendor N	Name:	Date of Request:
Project T	Title:	Project No.
	tation Requirements Review is being a fairly disadvantage for the following rea	requested because the Vendor asserts that they are son(s): (check all that apply)
□ Appli	cation of Minimum Requirements	
□ Appli	cation of Business Requirements	
	to unclear instructions , the process m possible responses	ay result in the County not receiving the
	tand that this request must be received on document.	by the County within 10 business days of issuance of the
	n area contested, Vendor must explain in additional pages and supporting docume	n detail the factual reasons for the requested review. entation as necessary.)
Request	submitted by:	
(Name)		(Title)
	For County	use only
Date Tra	nsmittal Received by County:	Date Solicitation Released:
Reviewe	d by:	
Results o	of Review - Comments:	
Date Res	sponse sent to Vendor:	

COUNTY OF LOS ANGELES POLICY ON DOING BUSINESS WITH SMALL BUSINESS

Forty-two percent of businesses in Los Angeles County have five or fewer employees. Only about four percent of businesses in the area exceed 100 employees. According to the Los Angeles Times and local economists, it is not large corporations, but these small companies that are generating new jobs and helping move Los Angeles County out of its worst recession in decades.

WE RECOGNIZE. . . .

The importance of small business to the County. . .

- in fueling local economic growth
- providing new jobs
- creating new local tax revenues
- offering new entrepreneurial opportunity to those historically under-represented in business

The County can play a positive role in helping small business grow. . .

- as a multi-billion dollar purchaser of goods and services
- as a broker of intergovernmental cooperation among numerous local jurisdictions
- by greater outreach in providing information and training
- by simplifying the bid/proposal process
- by maintaining selection criteria which are fair to all
- by streamlining the payment process

WE THEREFORE SHALL:

- 1. Constantly seek to streamline and simplify our processes for selecting our vendors and for conducting business with them.
- 2. Maintain a strong outreach program, fully-coordinated among our departments and districts, as well as other participating governments to: a) inform and assist the local business community in competing to provide goods and services; b) provide for ongoing dialogue with and involvement by the business community in implementing this policy.
- 3. Continually review and revise how we package and advertise solicitations, evaluate and select prospective vendors, address subcontracting and conduct business with our vendors, in order to: a) expand opportunity for small business to compete for our business; and b) to further opportunities for all businesses to compete regardless of size.
- 4. Insure that staff who manage and carry out the business of purchasing goods and services are well trained, capable and highly motivated to carry out the letter and spirit of this policy.

APPENDIX G

Title 2 ADMINISTRATION Chapter 2.203.010 through 2.203.090 CONTRACTOR EMPLOYEE JURY SERVICE

Page 1 of 3

2.203.010 Findings.

The board of supervisors makes the following findings. The county of Los Angeles allows its permanent, full-time employees unlimited jury service at their regular pay. Unfortunately, many businesses do not offer or are reducing or even eliminating compensation to employees who serve on juries. This creates a potential financial hardship for employees who do not receive their pay when called to jury service, and those employees often seek to be excused from having to serve. Although changes in the court rules make it more difficult to excuse a potential juror on grounds of financial hardship, potential jurors continue to be excused on this basis, especially from longer trials. This reduces the number of potential jurors and increases the burden on those employers, such as the county of Los Angeles, who pay their permanent, full-time employees while on juror duty. For these reasons, the county of Los Angeles has determined that it is appropriate to require that the businesses with which the county contracts possess reasonable jury service policies. (Ord. 2002-0015 § 1 (part), 2002)

2.203.020 Definitions.

The following definitions shall be applicable to this chapter:

- A. "Contractor" means a person, partnership, corporation or other entity which has a contract with the county or a subcontract with a county contractor and has received or will receive an aggregate sum of \$50,000 or more in any 12-month period under one or more such contracts or subcontracts.
- B. "Employee" means any California resident who is a full-time employee of a contractor under the laws of California.
- C. "Contract" means any agreement to provide goods to, or perform services for or on behalf of, the county but does not include:
 - 1. A contract where the board finds that special circumstances exist that justify a waiver of the requirements of this chapter; or
 - 2. A contract where federal or state law or a condition of a federal or state program mandates the use of a particular contractor; or
 - 3. A purchase made through a state or federal contract; or
 - 4. A monopoly purchase that is exclusive and proprietary to a specific manufacturer, distributor, or reseller, and must match and inter-member with existing supplies, equipment or systems maintained by the county pursuant to the Los Angeles County Purchasing Policy and Procedures Manual, Section P-3700 or a successor provision; or
 - 5. A revolving fund (petty cash) purchase pursuant to the Los Angeles County Fiscal Manual, Section 4.4.0 or a successor provision; or
 - 6. A purchase card purchase pursuant to the Los Angeles County Purchasing Policy and Procedures Manual, Section P-2810 or a successor provision; or
 - 7. A non-agreement purchase with a value of less than \$5,000 pursuant to the Los Angeles County Purchasing Policy and Procedures Manual, Section A-0300 or a successor provision; or
 - 8. A bona fide emergency purchase pursuant to the Los Angeles County Purchasing Policy and Procedures Manual, Section PP-1100 or a successor provision.

APPENDIX G

Registrar-Recorder/County Clerk

Title 2 ADMINISTRATION Chapter 2.203.010 through 2.203.090 CONTRACTOR EMPLOYEE JURY SERVICE

Page 2 of 3

- D. "Full time" means 40 hours or more worked per week, or a lesser number of hours if:
 - 1. The lesser number is a recognized industry standard as determined by the chief administrative officer, or
 - 2. The contractor has a long-standing practice that defines the lesser number of hours as full time.
- E. "County" means the county of Los Angeles or any public entities for which the board of supervisors is the governing body. (Ord. 2002-0040 § 1, 2002: Ord. 2002-0015 § 1 (part), 2002)

2.203.030 Applicability.

This chapter shall apply to contractors who enter into contracts that commence after July 11, 2002. This chapter shall also apply to contractors with existing contracts which are extended into option years that commence after July 11, 2002. Contracts that commence after May 28, 2002, but before July 11, 2002, shall be subject to the provisions of this chapter only if the solicitations for such contracts stated that the chapter would be applicable. (Ord. 2002-0040 § 2, 2002: Ord. 2002-0015 § 1 (part), 2002)

2.203.040 Contractor Jury Service Policy.

A contractor shall have and adhere to a written policy that provides that its employees shall receive from the contractor, on an annual basis, no less than five days of regular pay for actual jury service. The policy may provide that employees deposit any fees received for such jury service with the contractor or that the contractor deduct from the employees' regular pay the fees received for jury service. (Ord. 2002-0015 § 1 (part), 2002)

2.203.050 Other Provisions.

- A. Administration. The chief administrative officer shall be responsible for the administration of this chapter. The chief administrative officer may, with the advice of county counsel, issue interpretations of the provisions of this chapter and shall issue written instructions on the implementation and ongoing administration of this chapter. Such instructions may provide for the delegation of functions to other county departments.
- B. Compliance Certification. At the time of seeking a contract, a contractor shall certify to the county that it has and adheres to a policy consistent with this chapter or will have and adhere to such a policy prior to award of the contract. (Ord. 2002-0015 § 1 (part), 2002)

2.203.060 Enforcement and Remedies.

For a contractor's violation of any provision of this chapter, the county department head responsible for administering the contract may do one or more of the following:

- 1. Recommend to the board of supervisors the termination of the contract; and/or,
- 2. Pursuant to chapter 2.202, seek the debarment of the contractor. (Ord. 2002-0015 § 1 (part), 2002)

APPENDIX G

Title 2 ADMINISTRATION Chapter 2.203.010 through 2.203.090 CONTRACTOR EMPLOYEE JURY SERVICE

Page 3 of 3

2.203.070. Exceptions.

- A. Other Laws. This chapter shall not be interpreted or applied to any contractor or to any employee in a manner inconsistent with the laws of the United States or California.
- B. Collective Bargaining Agreements. This chapter shall be superseded by a collective bargaining agreement that expressly so provides.
- C. Small Business. This chapter shall not be applied to any contractor that meets all of the following:
 - 1. Has ten or fewer employees during the contract period; and,
 - 2. Has annual gross revenues in the preceding twelve months which, if added to the annual amount of the contract awarded, are less than \$500,000; and,
 - 3. Is not an affiliate or subsidiary of a business dominant in its field of operation.

"Dominant in its field of operation" means having more than ten employees and annual gross revenues in the preceding twelve months which, if added to the annual amount of the contract awarded, exceed \$500,000.

"Affiliate or subsidiary of a business dominant in its field of operation" means a business which is at least 20 percent owned by a business dominant in its field of operation, or by partners, officers, directors, majority stockholders, or their equivalent, of a business dominant in that field of operation. (Ord. 2002-0015 § 1 (part), 2002)

2.203.090. Severability.

If any provision of this chapter is found invalid by a court of competent jurisdiction, the remaining provisions shall remain in full force and effect. (Ord. 2002-0015 § 1 (part), 2002)

APPENDIX H

LISTING OF CONTRACTORS DEBARRED IN LOS ANGELES COUNTY

List of Debarred Contractors in Los Angeles County may be obtained by going to the following website:

http://doingbusiness.lacounty.gov/DebarmentList.htm

IRS NOTICE 1015

Latest version is available from IRS website at http://www.irs.gov/pub/irs-pdf/n1015.pdf



Notice 1015

(Rev. December 2017)

Have You Told Your Employees About the Earned Income Credit (EIC)?

What is the EIC?

The EIC is a refundable tax credit for certain workers.

Which Employees Must I Notify About the EIC?

You must notify each employee who worked for you at any time during the year and from whose wages you did not withhold income tax. However, you do not have to notify any employee who claimed exemption from withholding on Form W-4, Employee's Withholding Allowance Certificate.

Note: You are encouraged to notify each employee whose wages for 2017 are less than \$53,930 that he or she may be eligible for the EIC.

How and When Must I Notify My Employees?

You must give the employee one of the following.

- The IRS Form W-2, Wage and Tax Statement, which has the required information about the EIC on the back of Copy B.
- A substitute Form W-2 with the same EIC information on the back of the employee's copy that is on Copy B of the IRS Form W-2.
- Notice 797, Possible Federal Tax Refund Due to the Earned Income Credit (EIC).
- Your written statement with the same wording as Notice 797.

If you give an employee a Form W-2 on time, no further notice is necessary if the Form W-2 has the required information about the EIC on the back of the employee's copy. If you give an employee a substitute Form W-2, but it does not have the required information, you must notify

the employee within 1 week of the date the substitute Form W-2 is given. If Form W-2 is required but is not given on time, you must give the employee Notice 797 or your written statement by the date Form W-2 is required to be given. If Form W-2 is not required, you must notify the employee by February 7, 2018.

You must hand the notice directly to the employee or send it by first-class mail to the employee's last known address. You will not meet the notification requirements by posting Notice 797 on an employee bulletin board or sending it through office mail. However, you may want to post the notice to help inform all employees of the EIC. You can download copies of the notice at www.irs.gov/FormsPubs. Or you can go to www.irs.gov/OrderForms to order it.

How Will My Employees Know If They Can Claim the EIC?

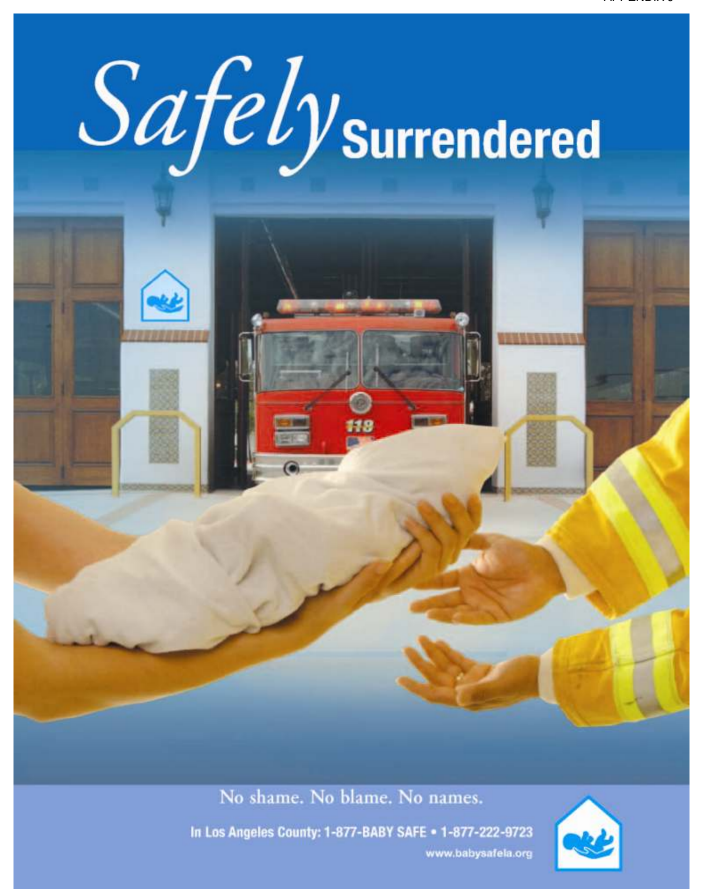
The basic requirements are covered in Notice 797. For more detailed information, the employee needs to see Pub. 596, Earned Income Credit (EIC), or the instructions for Form 1040, 1040A, or 1040EZ.

How Do My Employees Claim the EIC?

An eligible employee claims the EIC on his or her 2017 tax return. Even an employee who has no tax withheld from wages and owes no tax may claim the EIC and ask for a refund, but he or she must file a tax return to do so. For example, if an employee has no tax withheld in 2017 and owes no tax but is eligible for a credit of \$800, he or she must file a 2017 tax return to get the \$800 refund.

Notice **1015** (Rev. 12-2017) Cat. No. 20599I County of Los Angeles

APPENDIX J



APPENDIX J

In Los Angeles County: 1-877-BABY SAFE • 1-877-222-9723

www.babysafela.org

Safely Surrendered Baby Law

What is the Safely Surrendered Baby Law?

California's Safely Surrendered Baby Law allows parents or other persons, with lawful custody, which means anyone to whom the parent has given permission to confidentially surrender a baby. As long as the baby is three days (72 hours) of age or younger and has not been abused or neglected, the baby may be surrendered without fear of arrest or prosecution.

Every baby deserves a chance for a healthy life. If someone you know is considering abandoning a baby, let her know there are other options. For three days (72 hours) after birth, a baby can be surrendered to staff at any hospital or fire station in Los Angeles County.

How does it work?

A distressed parent who is unable or unwilling to care for a baby can legally, confidentially, and safely surrender a baby within three days (72 hours) of birth. The baby must be handed to an employee at a hospital or fire station in Los Angeles County. As long as the baby shows no sign of abuse or neglect, no name or other information is required. In case the parent changes his or her mind at a later date and wants the baby back, staff will use bracelets to help connect them to each other. One bracelet will be placed on the baby, and a matching bracelet will be given to the parent or other surrendering adult.

What if a parent wants the baby back?

Parents who change their minds can begin the process of reclaiming their baby within 14 days. These parents should call the Los Angeles County Department of Children and Family Services at 1-800-540-4000.

Can only a parent bring in the baby?

No. While in most cases a parent will bring in the baby, the Law allows other people to bring in the baby if they have lawful custody.

Does the parent or surrendering adult have to call before bringing in the baby?

No. A parent or surrendering adult can bring in a baby anytime, 24 hours a day, 7 days a week, as long as the parent or surrendering adult surrenders the baby to someone who works at the hospital or fire station.

Does the parent or surrendering adult have to tell anything to the people taking the baby?

No. However, hospital or fire station personnel will ask the surrendering party to fill out a questionnaire designed to gather important medical history information, which is very useful in caring for the baby. The questionnaire includes a stamped return envelope and can be sent in at a later time.

What happens to the baby?

The baby will be examined and given medical treatment. Upon release from the hospital, social workers immediately place the baby in a safe and loving home and begin the adoption process.

What happens to the parent or surrendering adult?

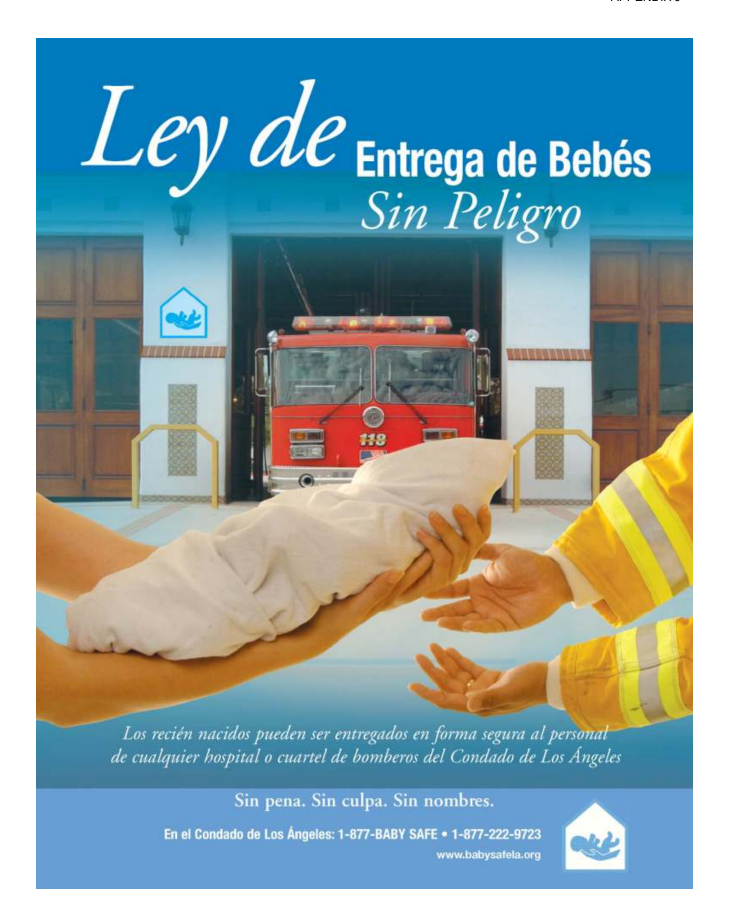
Once the parent or surrendering adult surrenders the baby to hospital or fire station personnel, they may leave at any time.

Why is California doing this?

The purpose of the Safely Surrendered Baby Law is to protect babies from being abandoned, hurt or killed by their parents. You may have heard tragic stories of babies left in dumpsters or public bathrooms. Their parents may have been under severe emotional distress. The mothers may have hidden their pregnancies, fearful of what would happen if their families found out. Because they were afraid and had no one or nowhere to turn for help, they abandoned their babies. Abandoning a baby is illegal and places the baby in extreme danger. Too often, it results in the baby's death. The Safely Surrendered Baby Law prevents this tragedy from ever happening again in California

A baby's story

Early in the morning on April 9, 2005, a healthy baby boy was safely surrendered to nurses at Harbor-UCLA Medical Center. The woman who brought the baby to the hospital identified herself as the baby's aunt and stated the baby's mother had asked her to bring the baby to the hospital on her behalf. The aunt was given a bracelet with a number matching the anklet placed on the baby; this would provide some identification in the event the mother changed her mind about surrendering the baby and wished to reclaim the baby in the 14-day period allowed by the Law. The aunt was also provided with a medical questionnaire and said she would have the mother complete and mail back in the stamped return envelope provided. The baby was examined by medical staff and pronounced healthy and full-term. He was placed with a loving family that had been approved to adopt him by the Department of Children and Family Services.



En el Condado de Los Ángeles: 1-877-BABY SAFE • 1-877-222-9723

www.babysafela.org

Ley de Entrega de Bebés Sin Peligro

¿Qué es la Ley de Entrega de Bebés sin Peligro?

La Ley de Entrega de Bebés sin
Peligro de California permite la
entrega confidencial de un recién
nacido por parte de sus padres u
otras personas con custodia legal,
es decir cualquier persona a quien
los padres le hayan dado permiso.
Siempre que el bebé tenga tres
días (72 horas) de vida o menos, y
no haya sufrido abuso ni
negligencia, pueden entregar al
recién nacido sin temor de ser
arrestados o procesados.

Cada recién nacido se merece la oportunidad de tener una vida saludable. Si alguien que usted conoce está pensando en abandonar a un recién nacido, infórmele que tiene otras opciones. Hasta tres días (72 horas) después del nacimiento, se puede entregar un recién nacido al personal de cualquier hospital o cuartel de bomberos del condado de Los Angeles.

¿Cómo funciona?

El padre/madre con dificultades que no pueda o no quiera cuidar de su recién nacido puede entregarlo en forma legal, confidencial y segura dentro de los tres días (72 horas) del nacimiento. El bebé debe ser entregado a un empleado de cualquier hospital o cuartel de bomberos del Condado de Los Ángeles. Siempre que el bebé no presente signos de abuso o negligencia, no será necesario suministrar nombres ni información alguna. Si el padre/madre cambia de opinión posteriormente y desea recuperar a su bebé, los trabajadores utilizarán brazaletes para poder vincularlos. El bebé llevará un brazalete y el padre/madre o el adulto que lo entregue recibirá un brazalete igual.

¿Qué pasa si el padre/madre desea recuperar a su bebé?

Los padres que cambien de opinión pueden comenzar el proceso de reclamar a su recién nacido dentro de los 14 días. Estos padres deberán llamar al Departamento de Servicios para Niños y Familias (Department of Children and Family Services) del Condado de Los Ángeles al 1-800-540-4000.

¿Sólo los padres podrán llevar al recién nacido?

No. Si bien en la mayoría de los casos son los padres los que llevan al bebé, la ley permite que otras personas lo hagan si tienen custodia legal.

¿Los padres o el adulto que entrega al bebé deben llamar antes de llevar al bebé?

No. El padre/madre o adulto puede llevar al bebé en cualquier momento, las 24 horas del día, los 7 días de la semana, siempre y cuando entreguen a su bebé a un empleado del hospital o cuartel de bomberos.

¿Es necesario que el padre/ madre o adulto diga algo a las personas que reciben al bebé?

No. Sin embargo, el personal del hospital o cuartel de bomberos le pedirá a la persona que entregue al bebé que llene un cuestionario con la finalidad de recabar antecedentes médicos importantes, que resultan de gran utilidad para cuidar bien del bebé. El cuestionario incluye un sobre con el sello postal pagado para enviarlo en otro momento.

¿Qué pasará con el bebé?

El bebé será examinado y le brindarán atención médica. Cuando le den el alta del hospital, los trabajadores sociales inmediatamente ubicarán al bebé en un hogar seguro donde estará bien atendido, y se comenzará el proceso de adopción.

¿Qué pasará con el padre/madre o adulto que entregue al bebé?

Una vez que los padres o adulto hayan entregado al bebé al personal del hospital o cuartel de bomberos, pueden irse en cualquier momento.

¿Por qué se está haciendo esto en California? ?

La finalidad de la Ley de Entrega de Bebés sin Peligro es proteger a los bebés para que no sean abandonados, lastimados o muertos por sus padres. Usted probablemente haya escuchado historias trágicas sobre bebés abandonados en basureros o en baños públicos. Los padres de esos bebés probablemente hayan estado pasando por dificultades emocionales graves. Las madres pueden haber ocultado su embarazo, por temor a lo que pasaría si sus familias se enteraran. Abandonaron a sus bebés porque tenían miedo y no tenían nadie a quien pedir ayuda. El abandono de un recién nacido es ilegal y pone al bebé en una situación de peligro extremo. Muy a menudo el abandono provoca la muerte del bebé. La Ley de Entrega de Bebés sin Peligro impide que vuelva a suceder esta tragedia en California.

Historia de un bebé

A la mañana temprano del día 9 de abril de 2005, se entregó un recién nacido saludable a las enfermeras del Harbor-UCLA Medical Center. La mujer que llevó el recién nacido al hospital se dio a conocer como la tía del bebé, y dijo que la madre le había pedido que llevara al bebé al hospital en su nombre. Le entregaron a la tía un brazalete con un número que coincidía con la pulsera del bebé; esto serviría como identificación en caso de que la madre cambiara de opinión con respecto a la entrega del bebé y decidiera recuperarlo dentro del período de 14 días que permite esta ley. También le dieron a la tía un cuestionario médico, y ella dijo que la madre lo llenaría y lo enviaría de vuelta dentro del sobre con franqueo pagado que le habían dado. El personal médico examinó al bebé y se determinó que estaba saludable y a término. El bebé fue ubicado con una buena familia que ya había sido aprobada para adoptarlo por el Departamento de Servicios para Niños y Familias.

Title 2 ADMINISTRATION Chapter 2.206 DEFAULTED PROPERTY TAX REDUCTION PROGRAM

- 2.206.010 Findings and declarations.
- 2.206.020 Definitions.
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- 2.206.050 Administration and compliance certification.
- 2.206.060 Exclusions/Exemptions.
- 2.206.070 Enforcement and remedies.
- 2.206.080 Severability.

2.206.010 Findings and declarations.

The Board of Supervisors finds that significant revenues are lost each year as a result of taxpayers who fail to pay their tax obligations on time. The delinquencies impose an economic burden upon the County and its taxpayers. Therefore, the Board of Supervisors establishes the goal of ensuring that individuals and businesses that benefit financially from contracts with the County fulfill their property tax obligation. (Ord. No. 2009-0026 § 1 (part), 2009.)

2.206.020 Definitions.

The following definitions shall be applicable to this chapter:

- A. "Contractor" shall mean any person, firm, corporation, partnership, or combination thereof, which submits a bid or proposal or enters into a contract or agreement with the County.
- B. "County" shall mean the county of Los Angeles or any public entities for which the Board of Supervisors is the governing body.
- C. "County Property Taxes" shall mean any property tax obligation on the County's secured or unsecured roll; except for tax obligations on the secured roll with respect to property held by a Contractor in a trust or fiduciary capacity or otherwise not beneficially owned by the Contractor.
- D. "Department" shall mean the County department, entity, or organization responsible for the solicitation and/or administration of the contract.
- E. "Default" shall mean any property tax obligation on the secured roll that has been deemed defaulted by operation of law pursuant to California Revenue and Taxation Code section 3436; or any property tax obligation on the unsecured roll that remains unpaid on the applicable delinquency date pursuant to California Revenue and Taxation Code section 2922; except for any property tax obligation dispute pending before the Assessment Appeals Board.
- F. "Solicitation" shall mean the County's process to obtain bids or proposals for goods and services.
- G. "Treasurer-Tax Collector" shall mean the Treasurer and Tax Collector of the County of Los Angeles. (Ord. No. 2009-0026 § 1 (part), 2009.)

2.206.030 Applicability.

This chapter shall apply to all solicitations issued 60 days after the effective date of the ordinance codified in this chapter. This chapter shall also apply to all new, renewed, extended, and/or amended contracts entered into 60 days after the effective date of the ordinance codified in this chapter. (Ord. No. 2009-0026 § 1 (part), 2009.)

2.206.040 Required solicitation and contract language.

APPENDIX K

Title 2 ADMINISTRATION Chapter 2.206 DEFAULTED PROPERTY TAX REDUCTION PROGRAM

All solicitations and all new, renewed, extended, and/or amended contracts shall contain language which:

- A. Requires any Contractor to keep County Property Taxes out of Default status at all times during the term of an awarded contract;
- B. Provides that the failure of the Contractor to comply with the provisions in this chapter may prevent the Contractor from being awarded a new contract; and
- C. Provides that the failure of the Contractor to comply with the provisions in this chapter may constitute a material breach of an existing contract, and failure to cure the breach within 10 days of notice by the County by paying the outstanding County Property Tax or making payments in a manner agreed to and approved by the Treasurer-Tax Collector, may subject the contract to suspension and/or termination. (Ord. No. 2009-0026 § 1 (part), 2009.)

2.206.050 Administration and compliance certification.

- A. The Treasurer-Tax Collector shall be responsible for the administration of this chapter. The Treasurer-Tax Collector shall, with the assistance of the Chief Executive Officer, Director of Internal Services, and County Counsel, issue written instructions on the implementation and ongoing administration of this chapter. Such instructions may provide for the delegation of functions to other departments.
- B. Contractor shall be required to certify, at the time of submitting any bid or proposal to the County, or entering into any new contract, or renewal, extension or amendment of an existing contract with the County, that it is in compliance with this chapter is not in Default on any County Property Taxes or is current in payments due under any approved payment arrangement. (Ord. No. 2009-0026 § 1 (part), 2009.)

2.206.060 Exclusions/Exemptions.

- A. This chapter shall not apply to the following contracts:
 - 1. Chief Executive Office delegated authority agreements under \$50,000;
 - 2. A contract where federal or state law or a condition of a federal or state program mandates the use of a particular contractor;
 - 3. A purchase made through a state or federal contract;
 - A contract where state or federal monies are used to fund service related programs, including but not limited to voucher programs, foster care, or other social programs that provide immediate direct assistance;
 - 5. Purchase orders under a master agreement, where the Contractor was certified at the time the master agreement was entered into and at any subsequent renewal, extension and/or amendment to the master agreement.
 - 6. Purchase orders issued by Internal Services Department under \$100,000 that is not the result of a competitive bidding process.
 - 7. Program agreements that utilize Board of Supervisors' discretionary funds;

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- 8. National contracts established for the purchase of equipment and supplies for and by the National Association of Counties, U.S. Communities Government Purchasing Alliance, or any similar related group purchasing organization;
- 9. A monopoly purchase that is exclusive and proprietary to a specific manufacturer, distributor, reseller, and must match and inter-member with existing supplies, equipment or systems maintained by the county pursuant to the Los Angeles Purchasing Policy and Procedures Manual, section P-3700 or a successor provision;
- 10. A revolving fund (petty cash) purchase pursuant to the Los Angeles County Fiscal Manual, section 4.6.0 or a successor provision;
- 11. A purchase card purchase pursuant to the Los Angeles County Purchasing Policy and Procedures Manual, section P-2810 or a successor provision;
- 12. A non-agreement purchase worth a value of less than \$5,000 pursuant to the Los Angeles County Purchasing Policy and Procedures Manual, section A-0300 or a successor provision; or
- 13. A bona fide emergency purchase pursuant to the Los Angeles County Purchasing Policy and Procedures Manual section P-0900 or a successor provision;
- 14. Other contracts for mission critical goods and/or services where the Board of Supervisors determines that an exemption is justified.
- B. Other laws. This chapter shall not be interpreted or applied to any Contractor in a manner inconsistent with the laws of the United States or California. (Ord. No. 2009-0026 § 1 (part), 2009.)

2.206.070 Enforcement and remedies.

- A. The information furnished by each Contractor certifying that it is in compliance with this chapter shall be under penalty of periury.
- B. No Contractor shall willfully and knowingly make a false statement certifying compliance with this chapter for the purpose of obtaining or retaining a County contract.
- C. For Contractor's violation of any provision of this chapter, the County department head responsible for administering the contract may do one or more of the following:
 - 1. Recommend to the Board of Supervisors the termination of the contract; and/or,
 - 2. Pursuant to chapter 2.202, seek the debarment of the contractor; and/or,
 - 3. Recommend to the Board of Supervisors that an exemption is justified pursuant to Section 2.206.060.A.14 of this chapter or payment deferral as provided pursuant to the California Revenue and Taxation Code. (Ord. No. 2009-0026 § 1 (part), 2009.)

2.206.080 Severability.

If any provision of this chapter is found invalid by a court of competent jurisdiction, the remaining provisions shall remain in full force and effect. (Ord. No. 2009-0026 § 1 (part), 2009.)